September 2002 (FAC 2001-09)

Duty	Review and provide business advice in the preparation of requirements documents and related elements of the Procurement Request.	
Conditions	Given forecast requirements, written or unwritten acquisition plan, market research, Procurement Request, and other related documents.	
Overall Standard	Critique draft requirements documents and related elements of the Procurement Request. When appropriate, the critique should consider special requirements related to the Service Contract Act, contractor use of Government furnished property in contract performance, and contractor use of Government sources of supply.	
Part A: Requir	rements Documents Analysis	
Sub-Duty	Critique draft requirements documents and related elements of all Procurement Requests.	
Sub-Duty Standard	<ul> <li>Ensure that requirements documents are phrased in terms that:</li> <li>The market can satisfy.</li> <li>To the maximum extent practicable, describe functions to be performed, the performance required, or essential physical characteristics – rather than design characteristics.</li> <li>Establish a valid and reliable benchmark for determining whether offered supplies or services meet the functional need.</li> <li>Encourage offerors to supply commercial items or (or when suitable commercial items are not available) nondevelopmental items (NDIs).</li> <li>Will allow evaluators to consider all available commercial or NDIs that can meet the functional need technically acceptable.</li> <li>Exclude all products or services (commercially available or not) from consideration that cannot meet the actual functional need.</li> <li>Include restrictive provisions or conditions only to the extent necessary to satisfy the needs of the agency or as authorized by law.</li> <li>Promote full and open competition, with due regard to the nature of the supplies or services to be acquired.</li> </ul>	

Part B: Service Contract Act Requirements Analysis		
<b>Sub-Duty</b>	For work covered by the Service Contract Act, identify required skill classifications and prepare requests for wage determinations from the Department of Labor (DOL).	
Additional Conditions	Given a requirement for services covered by the Service Contract Act.	
Sub-Duty Standard	Correctly make decisions related to Service Contract Act requirements.	
Part C: Gover	nment Furnished Property Requirements Analysis	
<b>Sub-Duty</b>	Determine whether and how to provide for the use of Government furnished property (GFP).	
Additional Conditions	Given existing Government property that might be available for use by the contractor.	
Sub-Duty Standard	Correctly apply Government policies and procedures related to soliciting offers based on the use of GFP and responding to requests for GFP not identified in the solicitation.	

Part D: Government Sources Of Supply Requirements Analysis		
Sub-Duty	Determine whether to authorize contractors to use Government supply sources.	
Additional Conditions	Given the availability of Government sources for supplies or services needed to support contract performance.	
Sub-Duty Standard	Correctly apply Government policies and procedures related to providing for contractor use of Government supply sources.	

### September 2002

### **Policies**

FAR	Agency Suppl.	Subject
2.101		Definitions
6.302-1(c)		Application for brand name descriptions.
7.101		Definitions (i.e., order).
7.105b(4)		Contracting considerations.
7.103		Agency head responsibilities for acquisition planning, particularly subparagraphs (a), (b), (c), (l2), (m), and (n).
9.3		First article testing and approval.
11		Describing agency needs.
12.102		Policy for determining applicability of FAR Part 12.
12.201		General applicability of special requirements for the acquisition of commercial items.
12.202		Market research and description of agency need for commercial item.
12.203		Procedures for solicitation, evaluation, and award of commercial item requirements.
13.003(a)		Preference for use of simplified purchasing procedures for requirements not exceeding the simplified acquisition threshold.
13.5		Test program for certain commercial items.
19.202-1		Encouraging small business participation in acquisitions.
22.103-3(a)		"Solicitations normally shall not specify delivery or performance schedules that may require overtime at Government expense."
22.10		Service Contract Act.
23.203		Policy to consider energy conservation and efficiency data in the preparation of plans, drawings, specifications, and other product descriptions
23.4		Use of recovered materials.
23.703		Policy on contracting for environmentally preferable and energy-efficient products and services.
24.1		Protection of individual privacy.
25.408(a)		No requirements solely to preclude acquisition of eligible products under the Trade Agreements Act.
35.005		Work statement.
35.007		Research and development (R&D) solicitation technical considerations in subparagraphs (c), (d), and (g). Work statements for research and development.
35.010(a)		Scientific and technical report requirement for R&D contracts.
35.011(a)		Data requirement for R&D contracts.
35.014(a)		Government property and title (related to R&D acquisitions).
35.015(a)		Application of FAR Part 45 to R&D contracts.

FAR	Agency Suppl.	Subject
37.601		General description of "performance-based contracting".
37.602-1		Statements of work for performance-based contracts.
39.1		Policy on acquisition of information technology.
44.201-4		Contractor use of Government sources
44.202-2(a)		Contractor intent to acquire special test equipment or facilities as a factor in considering consent to subcontract.
45.101		Definitions of different types of Government property.
45.102		Basic policy and criteria for furnishing property.
45.106		Government property clauses.
45.3		Providing Government property to contractors.
46.101		Definitions of "contract quality requirements", "Government contract quality assurance", "inspection", and "acceptance".
46.102		Policy regarding incorporation of inspection and other quality requirements.
46.103		Contracting office responsibilities for incorporating contract quality requirements.
46.2		Contract quality requirements.
46.3		Contract clauses related to quality requirements.
46.401 thru		Specifying the Government's role and responsibility for contract
405		quality assurance, including quality assurance surveillance plans.
46.503		Place of acceptance.
46.504		Certificate of conformance.
46.7		Warranties.
51.1		Use of Government supply sources by contractors.
52.209-3		First article approval – contractor testing.
52.209-4		First article approval – Government testing.
52.211-5		Material requirements.
52.211-6		Brand name or equal.
52.211-7		Alternatives to Government-unique standards.
52.211-8		Time of delivery.
52.211-9		Desired and required time of delivery.
52.222-41		Service Contract Act of 1965 as amended.
52.222-42		Statement of equivalent rates for federal hires.
52.222-43		Fair Labor Standards Act and Service Contract Act – price
		adjustment (multiple year and option contracts).
52.222-44		Fair Labor Standards Act and Service Contract Act – price adjustment
52.222-47		SCA minimum wages and fringe bene fits applicable to successor contractor collective bargaining agreements (CBA).

#### September 2002

FAR	Agency	Subject
	Suppl.	
52.222-48		Exemption from application of Service Contract Act provisions for
		contracts for maintenance, calibration, and/or repair of certain
		information technology, scientific and medical and/or office and
		business equipment – contractor certification.
52.222-49		Service Contract Act place of performance unknown.
52.223-4		Recovered material certification.
52.223-9		Estimate of percentage of recovered material for EPA-designated
		products.
52.242-2		Production progress reports.
52.244-2		Subcontracts.
52.245-18		Special test equipment.
52.245-2		Terms and conditions for Government property.
52.245-5		Government property (cost-reimbursement, time-and-material, or
		labor-hour contracts).
52.245-7		Government property (consolidated facilities).
52.245-10		Government property (facilities acquisition).
52.245-11		Government property (facilities use).
52.245-19		Government property furnished "as is".
52.246-2		Inspection of supplies – fixed-price.
52.246-3		Inspection of supplies – cost-reimbursement.
52.246-4		Inspection of services – fixed-price.
52.246-5		Inspection of services – cost reimbursement.
52.246-11		Higher-level contract quality requirement.
52.246-15		Certificates of conformance.
52.246-16		Responsibility for supplies.
52.247-29		Packing, marking and delivery points.
thru		
52 247-44		
52.251-1		Government supply sources.

#### Other KSA's

- 1. Knowledge of types of requirements documents and the pros and cons of each type (design, functional, performance).
- 2. Knowledge of the impact of different types and forms of requirements documents on inspection and acceptance, and responsibility for performance.
- 3. Knowledge of the relationship between the requirements document and potential problems and issues in contract administration.

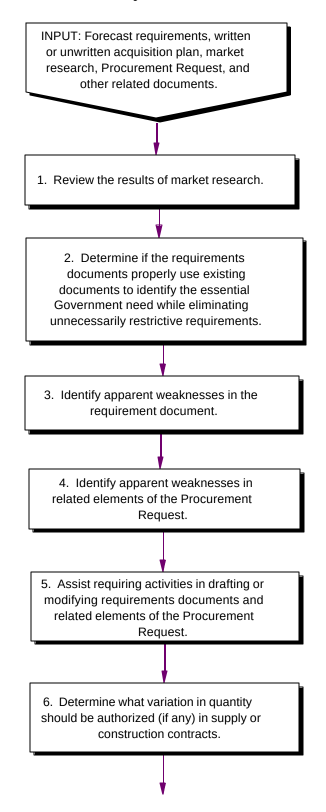
#### September 2002

- 4. Knowledge of techniques used in determining commerciality of supplies and services.
- 5. Knowledge of the relationship between specifications and market competition; in terms of barriers to entering markets, predatory and exclusionary tactics; unfair and unethical competition; restraint of trade; and monopolization.
- 6. Knowledge of the relationship between line and staff authority.
- 7. Knowledge of the role of service departments such as procurement in supporting line managers on mission accomplishment.
- 8. Knowledge of typical elements of a statement of work.
- 9. Knowledge of potential liabilities incurred by the Government for Government furnished property (GFP), such as:
  - Excusable delays for late or defective GFP.
  - Disruptions and production inefficiencies due to late or defective GFP.
  - Cost of repair or replacement of defective GFP.
- 10. Knowledge of the criteria for distinguishing advisory and assistance services from other types of services.
- 11. Knowledge of the criteria for distinguishing between personal and nonpersonal services.
- 12. Knowledge of the existence of different labor rates for different classifications of labor.
- 13. Knowledge of the fundamental economic principles of supply and demand.
- 14. Ability to communicate and exercise leadership in working with line managers.
- 15. Ability to apply sound business judgment and reasoning in bond-related decisions.
- 16. Ability to conscientiously examine the detailed information associated with defining Government requirements.
- 17. Ability to make decisions in the Government's best interest based on available information.
- 18. Ability to maintain the honesty and integrity of the acquisition process.

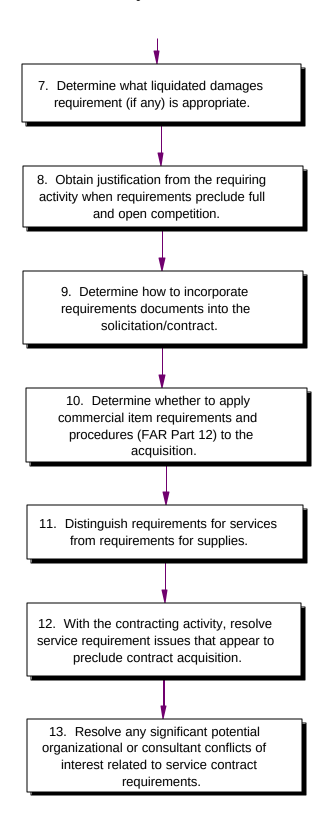
Other Policies and References (Annotate As Necessary):

# **Unit 4 REQUIREMENTS ANALYSIS**

### Part A: Requirements Documents Analysis



### Part A: Requirements Documents Analysis



## Part A: Requirements Documents Analysis

September 2002

### **Tasks**

1. Review the results of market research.	In particular, look for:
	Commercial items or NDIs that can satisfy the
	stated requirement.
	Requirement documents used in past Federal
	contracts for the same or like requirements and
	problems (if any) related to those documents
	(e.g., the document precluded the acquisition of
	commercially available items).
	Feedback from suppliers indicating that
	previously-used requirements are:
	- Unreasonably restrictive;
	- Not essential;
	- Obsolete; or
	- Vague.
2. Determine if the requirements docu-	Consider the following order of precedence:
ments properly use existing documents to	Documents mandated for use by law or regulation
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<u> </u>	
requirements.	
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	outside the military or Federal series for the
	Outcide the military or Hadaral cariac for the
identify the essential Government need while eliminating unnecessarily restrictive requirements.	<ul> <li>Performance-based contract consideration – Provide rationale if a performance based contract will not be used or if a performance based contract for services is not contemplated on other than a fixed price performance basis;</li> <li>Performance-oriented documents such as: <ul> <li>Non-government standards;</li> <li>Commercial item descriptions;</li> <li>Federal specifications and standards from the Federal Standardization Manual, FSPM-0001; or</li> <li>Military specifications and standards from DoD 4120-3 – M, Defense Standardization Program Policies and Procedures.</li> </ul> </li> <li>Design-based documents such as: <ul> <li>Non-government standards;</li> <li>Federal specifications and standards; or</li> <li>Military specifications and standards.</li> </ul> </li> <li>Agency-unique standards, specifications and related publications issued by the government</li> </ul>

## Part A: Requirements Documents Analysis

September 2002

### **Tasks**

3. Identify apparent weaknesses in the	C	ommon weaknesses include:
requirement document.	•	Use of design characteristics (e.g., describing exact components) for requirements that can with equal or greater accuracy be described using function or performance requirements.
	•	Use of fixed minimum performance
		requirements rather than performance targets, when market research data suggests that the Government is likely to benefit by providing offerors the flexibility to propose
		price/performance tradeoffs.
	•	Brand name or equal purchase description that
		does not include a general description of salient characteristics that an item must meet to be considered equal.
	•	Failure to provide sufficient detail for a
		potential offeror to know which of its
		commercial products or services to offer.
	•	Specification of a particular brand name,
		product, or a feature of a product that is
		peculiar to one manufacturer, thereby
		unnecessarily precluding other products.
	•	Other unreasonably restrictive requirements.
	•	Nonessential or obsolete requirements.
	•	Ambiguous or vague terms. Unclear contractor responsibilities.
		Omission of essential requirements.
	•	Requirements do not preclude inadequate
		products or services.
	•	Failure to use metric measurements where
		warranted.
	•	Requirements that unreasonably restrict the use
		of commercial (or other nondevelopmental) components.
	•	Requirements are too broad to manage effectively.
	•	Requirements unreasonably restrict the use of
		environmentally preferable or more energy
		efficient products or services.

## Part A: Requirements Documents Analysis

September 2002

### **Tasks**

4. Identify apparent weaknesses in related	Based on data from market research, review
elements of the Procurement Request.	requirements for:
	Inspection and acceptance criteria and require-
	ments (including any requirements for first
	article testing);
	Quality assurance surveillance plans for service
	contracts;
	Delivery or performance schedule;
	• Packaging, packing, preservation, and marking;
	or
	Contract administration.
5. Assist requiring activities in drafting or	Assist the requiring activity as needed to eliminate
modifying requirements documents and	apparent weaknesses identified in the
related elements of the Procurement	requirements documents and related elements of
Request.	the Procurement Request.
6. Determine what variation in quantity	Consider authorizing:
should be authorized (if any) in supply or	• A Variation in Quantity (FAR 52.211-16) in a
construction contracts.	supply contract if the variation is caused by
	conditions of loading, shipping, packing, or
	allowances in the manufacturing process. The
	amount of variation allowed should be stated
	as a percentage and should be no larger than
	necessary to afford the contractor reasonable
	protection. In no case should it be larger than
	10 percent unless a different limitation is set
	by the agency.
	• Delivery of an Excess Quantity (FAR 211-17)
	in a supply contract when small dollar over
	shipments could result in unnecessary
	administrative costs related to determining
	disposition of the excess quantity.
	Variation in Estimated Quantity in a
	construction contract when variation in the
	estimated quantity may merit an equitable
	adjustment in price or performance period.

## Part A: Requirements Documents Analysis

September 2002

### **Tasks**

7. Determine what liquidated damages	As you consider a liquidated damages		
requirement (if any) is appropriate.	requirement:		
	Only provide for liquidated damages when		
	both:		
	- The time of delivery or performance is such an important factor in the award of the contract that the Government may		
	reasonably expect to suffer damage if the		
	delivery or performance is delinquent; and		
	- The extent or amount of such damage would be difficult or impossible to ascertain or		
	prove.		
	Consider the probable effect on such matters as		
	pricing, competition, and the costs and		
	difficulties of contract administration.		
	• Establish the rate on a case-by-case basis,		
	because a rate set without any reference to		
	probable actual damages may be considered a penalty and therefore unenforceable. Consider:		
	- A dollar maximum amount, period of time,		
	or both.		
	- A declining rate over specified time periods.		
8. Obtain justification from the requiring	The requiring activity must provide sufficient		
activity when requirements preclude full	written justification to support the need for the		
and open competition.	restrictive requirements when:		
	Only one source can meet agency		
	requirements; or		
	The urgent requirement precludes competition.		

## Part A: Requirements Documents Analysis

September 2002

### **Tasks**

9. Determine how to incorporate	All requirements must be clearly identified in the
requirements documents into the	solicitation/contract.
solicitation/contract.	<ul> <li>Generally incorporate by reference any requirements documents listed in GSA Index of Federal Specifications, Standards and Commercial Item Descriptions (GSA Index), the DoD Index of Specifications and Standards (DoDISS), or other agency index. Clearly identify the approval date and the dates of any applicable amendment(s) or revision(s). These documents are generally not provided to the prospective offerors, because they can be obtained from FAR-identified sources.</li> <li>Clearly identify any documents not listed in the GSA Index or DoDISS. These documents should be provided with the solicitation or specific instructions provided on how to obtain them.</li> </ul>
	<ul> <li>References to other documents must:         <ul> <li>Be restricted to documents, or appropriate portions of documents, that apply in the acquisition;</li> <li>Cite the extent of their applicability;</li> <li>Not conflict with other documents and provisions of the solicitation; and</li> <li>Identify all applicable first-tier references.</li> </ul> </li> </ul>
10. Determine whether to apply commercial item requirements and procedures (FAR Part 12) to the acquisition.	Use commercial item requirements and procedures to acquire commercial items as defined in FAR 2.101.
11. Distinguish requirements for services from requirements for supplies.	Correctly determine if the purchase documents require the contractor to perform services (which may include providing supplies) or merely deliver supplies.

## Part A: Requirements Documents Analysis

September 2002

### **Tasks**

Elements of the requirement that may preclude
acquisition of services by contract include the
following. The requirement:
Appears to be a personal service that is not
specifically authorized by statute for contract
acquisition.
Appears to require the contractor to perform of
an inherently Government function.
• For temporary services:
- Appears to be an attempt to circumvent
regular recruitment under civil service laws
or to displace a Federal employee.
- Does not appear to comply with applicable
statutes and agency procedures
• For advisory and assistance services, appears
to:
- Require the contractor to perform policy,
decision-making, or managerial functions
that are the direct responsibility of agency officials.
- Bypass or undermine personnel ceilings,
pay limitations, or competitive employment procedures.
- Indicate a preference for contracting with
former Government employees.
- Require the contractor to aid in influencing
or enacting le gislation.
- Require the contractor to provide
professional or technical advice that is
readily available within the agency or
another Federal agency.

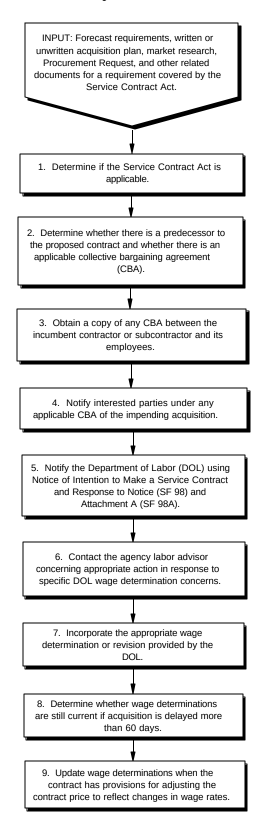
## Part A: Requirements Documents Analysis

September 2002

### **Tasks**

13. Resolve any significant potential	When an acquisition involves a significant
organizational or consultant conflicts of	potential conflict of interest:
interest related to service contract	• Submit the following to the chief of the
requirements.	contracting office or higher-level official
	designated by the agency:
	- Prepare a written analysis, including a
	recommended course of action for avoiding,
	neutralizing, or mitigating the conflict.
	- Draft a solicitation provision that brings the
	requirements of FAR 9.5 to the attention of
	prospective offerors and states the nature of
	the prospective conflict, proposed restraints
	on future activities, and whether or not
	related contract requirements are subject to
	negotiation.
	- A proposed contract clause (when
	appropriate).
	Include the approved provision and any
	approved clause in the solicitation.
	Based on the information supplied by the of-
	feror in response to the solicitation or during
	discussions, resolve the potential conflict.

### Part B: Service Contract Act Requirements Analysis



## **Part B: Service Contract Act Requirements Analysis**

September 2002

### **Tasks**

1. Determine if the Service Contract Act is applicable.	Correctly consider the requirements of the provisions at FAR 22.10 and related statutes including the following:
	<ul> <li>The Service Contract Act applies to any service contract over \$2,500 unless exempted from the requirement. For purposes of the Act, a service contract is any contract with the principle purpose of requiring the contractor to furnish services in the United States through the use of service employees and any subcontract at any tier thereunder.</li> <li>Exemptions include: <ul> <li>Construction (covered by Davis-Bacon).</li> <li>Work covered by Walsh-Healy.</li> <li>Transport of freight or personnel by vessel, airplane, bus, truck, express, railway line, or oil or gas pipeline where published tariff rates are in effect.</li> <li>Radio, telephone, telegraph, and cable service subject to the Communications Act of 1934.</li> <li>Public utility services.</li> <li>Employment contracts between individual(s) and the Federal agency.</li> <li>Any contract for operation postal contract stations for the U.S. Postal Service.</li> <li>Any administrative limitations, variations, tolerances, or exceptions by the Secretary of Labor.</li> </ul> </li> </ul>
2. Determine whether there is a predecessor to the proposed contract and whether there is an applicable collective bargaining agreement (CBA).	If there is a predecessor contract, correctly determine whether the incumbent prime contractor or its subcontractors and any of their employees have a collective bargaining agreement.

## **Part B: Service Contract Act Requirements Analysis**

September 2002

### **Tasks**

3. Obtain a copy of any CBA between the	Correctly apply the criteria in 22.1008-3(c) in
incumbent contractor or subcontractor and	determining whether to request a copy of any
its employees.	collective bargaining agreement. The contractor
	is required to provide a copy of any applicable
	CBA by FAR 52.222-41(m).
4. Notify interested parties under any	When the incumbent prime contractor or its
applicable CBA of the impending	subcontractors service employees performing on
acquisition.	the current contract are represented by a
	collective bargaining agent, notify the incumbent
	contractor and its employee's collective bargaining agent of the forthcoming successor
	contract and the applicable acquisition dates as required by FAR 22.1010. Written notification
	must be given at least 30 days in advance of the
	earliest applicable acquisition date.
5. Notify the Department of Labor (DOL)	The completed SF98 and 98(a) should conform to
using Notice of Intention to Make a	the requirements of FAR 22.1008. Submit the
Service Contract and Response to Notice	SF98 and 98a within the time limits established in
(SF 98) and Attachment A (SF 98a).	FAR 22.1008-7.
6. Contact the agency labor advisor	Consult the agency labor advisor concerning a
concerning appropriate action in response	wage determination that: (FAR 22.1013)
to specific DOL wage determination	Does not conform with the wages and fringe
concerns.	benefits prevailing in the locality;
	Is based on an incumbent or predecessor
	contractor's CBA that was not the result of
	arm's length negotiations; or
	Contains significant errors or omissions.
	Action must be timely within the limits pre-
	scribed in FAR 22.1021.
7. Incorporate the appropriate wage	Comply with the requirements of FAR 22.1012 to
determination or revision provided by the	incorporate the wage determination or revision
DOL.	and other provisions and clauses prescribed by
9 Determine whether were	the Service Contract Act in the solicitation.
8. Determine whether wage determinations are still current if	Contact the DOL if the invitation for bids, request
	for proposals, bid opening, or the commencement
acquisition is delayed more than 60 days.	of negotiations is delayed for more than 60 days from the date in the Notice.
	nom me date in the notice.

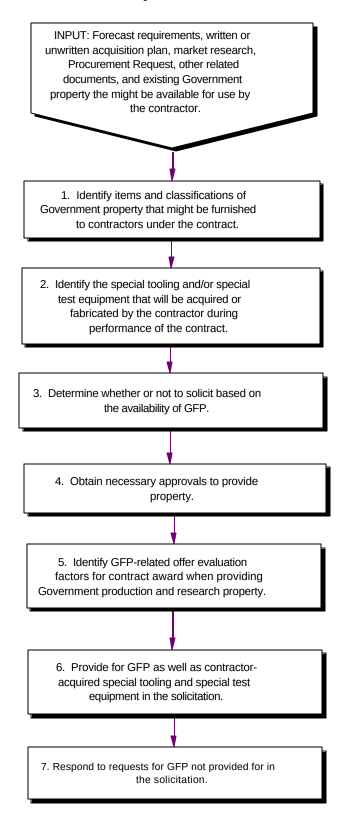
## **Part B: Service Contract Act Requirements Analysis**

September 2002

### **Tasks**

9. Update wage determinations when the	Request updated wage determinations when the
contract has provisions for adjusting the	conditions in FAR 22.1007 apply. Typical
contract price to reflect changes in wage	examples include:
rates.	Contract modifications that change the scope
	of work whereby labor requirements are af-
	fected significantly.
	Exercise of options or other such extensions
	of contract performance.
	Multiple year contracts.
	Prepare the SF98 and 98a as prescribed in FAR
	22.1008. Submit the SF98 and 98a within the
	time limits established in FAR 22.1008-6.

## Part C: Government Furnished Property Requirements Analysis



## Part C: Government Furnished Property Requirements Analysis

September 2002

### **Tasks**

1. Identify items and classifications of	Use requiring activity recommendations,
Government property that might be	acquisition histories, and feedback from
furnished to contractors under the contract.	prospective offerors to identify Government
	property items and types that might facilitate
	economic and effective contract performance.
	Most items of Government furnished property
	(GFP) will fall into one of the following
	classifications:
	• Facilities (FAR 45.301);
	• Material (FAR 45.301);
	Production and research property (FAR)
	45.301);
	• Special tooling (FAR 45.101);
	• Special test equipment (FAR 45.101);
	• Agency-peculiar property (FAR 45.301);
	Motor vehicles.
2. Identify the special tooling and/or	Using technical evaluations and other available
special test equipment that will be acquired	information, identify the special tooling and/or
or fabricated by the contractor during	special test equipment that will be acquired or
performance of the contract.	fabricated by the contractor during contract
	performance
3. Determine whether or not to solicit	Correctly identify FAR policy and other
based on the availability of GFP.	constrains affecting the decision on whether to
	provide GFP:
	For FAR policy on providing:
	- Facilities see FAR 45.302);
	- Material see FAR 45.303);
	- Production and research property (FAR
	45.308);
	- Special tooling see FAR 45.306);
	- Special test equipment see FAR 45.307);
	- Agency-peculiar property (FAR 45.310); or
	- Motor vehicles see FAR 45.304.
	In addition to FAR policy, there may be other
	constraints to furnishing Government
	property, such as property:
	- Availability;
	- Condition; or

## **Part C: Government Furnished Property Requirements Analysis**

September 2002

### **Tasks**

4. Obtain necessary approvals to provide	Correctly prepare any necessary justification
property.	and/or Determination and Findings (D&F)
	required to obtain the necessary approval. (e.g.,
	the D&F prescribed by FAR 45.302-1(a)(4) for
	issuance by the agency head or designee).
5. Identify GFP-related offer evaluation	Comply with the requirements of FAR 45.201 and
factors for contract award when providing	45.202. See Unit XX.
Government production and research	Establish a rental equivalent evaluation factor
property.	or a property rental charge in the contract where necessary to eliminate the competitive advantage accruing to a contractor possessing Government production and research property.  • Establish other evaluation factors to cover all costs or savings to the Government related to providing the property, regardless of any competitive advantage that may result.

## Part C: Government Furnished Property Requirements Analysis

September 2002

### **Tasks**

6. Provide for GFP as well as contractor-	Clearly provide for GFP as well as contractor-
acquired special tooling and special test	acquired special tooling and special test
equipment in the solicitation.	equipment. (FAR 45.205 and 45.310):
	• Specify the GFP in sufficient detail (including
	requisition procedures) to enable offerors to
	evaluate it accurately.
	• Identify whether the contractor (normally) or
	the Government will assume costs related to
	making Government production and research
	property available for use.
	Describe property-related offer evaluation
	factors for contract award.
	Require the offeror to identify all Government
	production and research property proposed for
	use.
	State that use of Government production and
	research property other than that identified in
	the solicitation will not be authorized unless
	approved in writing by the cognizant
	Contracting Officer and rent is charged or the
	contract price reduced.
	Provide special security instructions, liability,
	maintenance, and/or property control, for
	Government-peculiar property that requires
	special handling or safeguards.
	• Include the appropriate Government Property clause.
	• Include the Special Tooling (FAR 52.245-17)
	clause when a fixed-price contract is will include Government-furnished or contractor-
	acquired special tooling.
	<ul> <li>Include the Special Test Equipment (FAR)</li> </ul>
	52.245-18) clause in a negotiated contract
	when the contractor will acquire unspecified
	special test equipment.
	Identify special test equipment or components
	to be contractor-acquired during contract
	performance. Items ≤ \$5,000 may be grouped
	by category.
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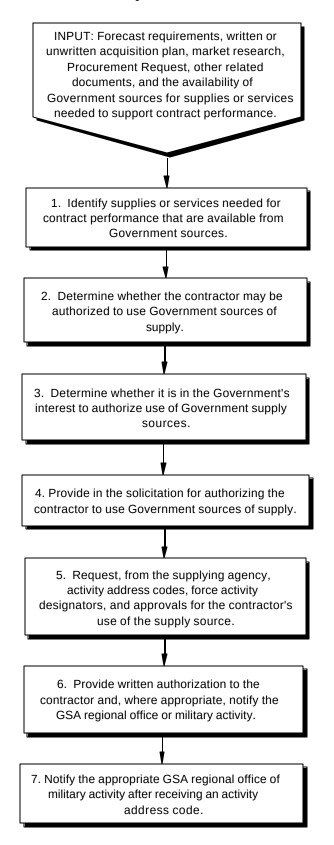
## **Part C: Government Furnished Property Requirements Analysis**

September 2002

### **Tasks**

7. Respond to requests for GFP not	If an offeror requests the use of GFP not identified
provided for in the solicitation.	in the solicitation, consider the:
	Availability of the GFP to support contract performance; and
	· ·
	Need for an amendment to make other offerors
	aware of the availability of the GFP for
	contract performance or revise offer
	evaluation criteria to equitably evaluate the
	proposal.

## Part D: Government Sources of Supply Requirements Analysis



## Part D: Government Sources of Supply Requirements Analysis

September 2002

### **Tasks**

1. Identify supplies or services needed for	Correctly identify supplies or services available
contract performance that are available	from Government sources such as:
from Go vernment sources.	General Services Administration supply
	sources;
	• Department of Defense (DoD) supply sources:
	Department of Veterans Affairs (VA) supply
	sources;
	Committee for Purchase From People Who
	Are Blind or Severely Disabled;
	Department of Interior, Bureau of Land
	Management, for Helium.
	Interagency Fleet Manage ment System for
	vehicles and related services; and
	Federal Supply Schedules.

## Part D: Government Sources of Supply Requirements Analysis

September 2002

### **Tasks**

2. Determine whether the contractor may	Correctly determine whether the contractor may
be authorized to use Government sources	be authorized to use Government sources of
of supply.	supply following the policy at FAR 51.101.
	Contractors may be authorized when:
	• Working under a cost-reimbursement contract.
	Working under other types of negotiated con-
	tracts when a substantial dollar portion of the
	contractor's contracts is cost reimbursement.
	• There is a need for security equipment when a
	fixed-price contract involves protection of
	classified information.
	Performing a contract under the Javits-
	Wagner-O'Day Act if:
	- The nonprofit agency requesting use of the
	supplies and services is providing a
	commodity or service to the Federal
	Government, and
	- The supplies or services received are
	directly used in making or providing a
	commodity or service approved by the
	Committee for Purchase From People Who
	Are Blind or Severely Disabled to the
	Federal Government.
	• The contractor is purchasing supply items for
	Government use.

## Part D: Government Sources of Supply Requirements Analysis

September 2002

### **Tasks**

3. Determine whether it is in the	The determination must be based on but not
Government's interest to authorize use of	limited to the following factors identified in FAR
Government supply sources.	51.102 (a). When making a determination for:
	Cost-reimbursement contracts and contractors
	with substantial dollars in cost-reimbursement
	contracts, the Contracting Officer may only
	authorize use after making a written finding
	that considers:
	- The administrative cost of placing orders
	with Government supply sources and
	program impact of delay factors (if any);
	- The lower cost of items available through
	Government supply sources;
	- Suitability of items available from
	Government supply sources;
	- Deliver factors such as cost and time; and
	- Recommendations of the contracts.
	Javits-Wagner-O'Day Act contracts, the
	Contracting Officer must document that the
	agency is supplying supplies or services to the
	Government and the supplies or services
	received are used directly in that effort.
	Contractors purchasing supplies for
	Government use, no documentation is
	required.
4. Provide in the solicitation for	When the Contracting Officer determines that it
authorizing the contractor to use	may be in the Government's interest to authorize
Government sources of supply.	the contractor to use Government sources of
	supply, incorporate Government Supply Sources
	clause (FAR 52.251-1) in the solicitation. If a
5 Degreet from the supplying ages	facilities contract is contemplated use Alternate I.
5. Request, from the supplying agency,	The request should conform to the requirements of
activity address codes, force activity	FAR 51.102(c) and (d).
designators, and approvals for the	
contractor's use of the supply source.	

## Part D: Government Sources of Supply Requirements Analysis

September 2002

### **Tasks**

6. Provide written authorization to the	The authorization should conform to the
contractor and, where appropriate, notify	requirements of FAR 51.102(e) and make the
the GSA regional office or military	contractor aware of the ordering information in
activity.	FAR 51.103.
7. Notify the appropriate GSA regional	Notify the GSA regional office or military activity
office or military activity after receiving an	so that ordering information, instruction, and
activity address code.	assistance can be provided to the contractor.